


**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

<b>GILBERT RYAN RAYNOR</b>	:	<b>CIVIL ACTION</b>
	:	
v.	:	<b>NO. 24-1842</b>
	:	
<b>COMCAST CORPORATION, DREAMWORKS ANIMATION STUDIO</b>	: : :	

**ORDER**

**AND NOW**, this 6<sup>th</sup> day of May 2024, upon reviewing the *pro se* Complaint (ECF No. 1) after granting leave to proceed without paying filing fees (ECF No. 5) consistent with our obligations to screen under 28 U.S.C. § 1915(e)(2)(B), noting Plaintiff identifies the basis for our jurisdiction as a federal question without pleading conduct by a state actor and without plausibly pleading a federal question, and for reasons in today's accompanying Memorandum, it is **ORDERED** the Complaint (ECF No. 1) is **DISMISSED** for lack of subject matter jurisdiction with leave to file an amended Complaint if Plaintiff can plead a federal question under the Law in an amended Complaint filed no later than **May 24, 2024** or we will then direct the Clerk of Court to close this case without prejudice to timely seek relief in state court.

  
\_\_\_\_\_  
**KEARNEY, J.**